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കേരള സർക്കാർ Government of Kerala 2015



Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2015-17

tl cf Kk ddv KERALA GAZETTE

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PART I

Notifications and Orders issued by the Government

Labour and Skills Department

Labour and Skills (A)

ORDERS

(1)

G. O. (Rt.) No. 04/2015/LBR.

Thiruvananthapuram, 1st January 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Factory Manager, Commonwealth Tile Factory, Feroke and the workman of the above referred establishment Sri Viswanathan, A., Ambadi Kalathinkal, Feroke College P. O., Kozhikode-673 632 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Viswanathan, A. by the Factory Manager, Commonwealth Tile Factory, Feroke is justifiable? If not what are the relief he is entitled to?

(2)

G. O. (Rt.) No. 07/2015/LBR.

Thiruvananthapuram, 5th January 2015.

Whereas, the Government are of opinion that an industrial dispute exists between Dr. Ajith Joy, Managing Director, DDRC SRL Diagnostic Private Limited, DDRC SRL, Tower, Panampally Nagar, Ernakulam-682 036 and the workmen of the above referred establishment represented by the District General Secretary, Kerala Hospital Employees Sangh, Mazdoor Bhavan, Karamana, Thiruvananthapuram-695 002 in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of Services of Sri Sajeev, S. S., Driver of DDRC SRL Diagnostic Private Limited by its management is justifiable? If not, what are the reliefs he is entitled to?

(3)

G. O. (Rt.) No. 09/2015/LBR.

Thiruvananthapuram, 5th January 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, KSFE, Kilimanoor Branch, Kilimanoor, Thiruvananthapuram and the workman of the above referred establishment Sri Arun, S. L., Plavila Veedu, Puthettukadu, Thattathumala P. O., Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of Sri Arun, S. L. from the service of KSFE Kilimanoor Branch by its management is justifiable? If not, what are the reliefs he is entitled to?

(4)

G. O. (Rt.) No. 18/2015/LBR.

Thiruvananthapuram, 5th January 2015.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. Sheela Manikandakumar, Proprietrix, Macson Tillers & Tractors, Divine Nagar, Near Koottupatha, Chandra Nagar P. O., Palakkad and the workman of the above referred establishment represented by the Secretary, Kannur District Shop & Establishment Employees Union (CITU), Trade Union Centre, Payyannur, Kannur-670 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to 17 employees (list attached) by the Management of Macson Tillers & Tractors, Divine Nagar, Near Koottupatha, Palakked from their Kannur and Kasargod branches is justifiable? If not what relief the workmen are entitled to?

(5)

G. O. (Rt.) No. 30/2015/LBR.

Thiruvananthapuram, 7th January 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Proprietor, Vallakkalil Bharath Gas, Thiruvambadi, Pazhaveedu, Alappuzha-688 002 and the workmen of the above referred establishment represented by the General Secretary, All Kerala Gas Agencies Thozhilali Union (CITU), Room No. 125, Municipal Sathram, Sanathanam Ward, Alappuzha-688 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the Transfer of Sri T. A. Riyas, Clerical Staff, Vallakkalil Bharath Gas, Thiruvambadi, Pazhaveedu, Alappuzha to Thakazhi Office is justifiable? If not, what are the relief he is entitled to?

(6)

G. O. (Rt.) No. 32/2015/LBR.

Thiruvananthapuram, 8th January 2015.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Shajahan, M/s Abbrar Cashew, Kuttichira, Kollam and the workman of the above referred establishment Smt. Thankachi, Suku Bhavanam, Peroor, T.K.M.C. (P.O.), Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Thankachi, Shelling Worker by the management M/s. Abbrar Cashew is justifiable? If not, what relief she is entitled to get?

(7)

G. O. (Rt.) No.35/2015/LBR.

Thiruvananthapuram, 8th January 2015.

Whereas, the Government are of opinion that an industrial dispute exists between The Proprietor, Mispa Cashew Factory, Kanichanalloor, Muttom, Harippad and the workmen of the above referred establishment represented by the District Secretary, Kashuvandi Thozhilali Centre, the Centre Ambalappuzha in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Alappuzha. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment of Smt. Radhamani, worker in Mispa Cashew Factory, Kanichanalloor, Muttom P. O., Harippad, Alappuzha by its management is justifiable? If not what relief she is entitled to?

(8)

G. O. (Rt.) No.40/2015/LBR.

Thiruvananthapuram, 9th January 2015.

Whereas, the Government are of opinion that an industrial dispute exists between The General Manager, Desai Homes, 40/7669, C-40, Ist Floor, Vasthra Mahal, Market Road, Ernakulam, Kochi-682 011 and the workman of the above referred establishment Sri C. K. Ravi, Chakkalaparambil, Kanjiramattom P. O., Ernakulam, Kochi-682 315 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam, The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment and other benefits to Sri C. K. Ravi, Care Taker by the management of Desai Homes, Market Road, Ernakulam is justifiable or not? If not what relief he is entitled to?

By order of the Governor,

Madhu, K.,
Deputy Secretary to Government.